Case 5	17-cv-00583-JGB-DTB Document 10 F	Filed 03/31/17 Page 1 of 10 Page ID #:74
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8	UNITED STATES	
9	CENTRAL DISTRIC	TOF CALIFORNIA
10 11	DAVID T. TRAN	CASE NO: 5:17-cv-00583-JGB-DTB
12	Plaintiff(s),	CTANDING ODDED
13	v.	STANDING ORDER
14	ROSS UNIVERSITY SCHOOL OF	
15	MEDICINE	
16	Defendant(s).	
17		
18	DEAD THIS ODDED CADEEL	I I V IT CONTROLS THIS CASE
19		LLY. IT CONTROLS THIS CASE ECTS FROM THE LOCAL RULES.
20	AND DIFFERS IN SOME RESID	ECTS FROM THE LOCAL RULES.
21	<ul> <li>Plaintiff(s) shall immediately serv</li> </ul>	e this Order on all parties along with the
22	Summons and Complaint.	
23	If this case came to the Court by n	oticed removal, the removing
24	Defendant(s) shall serve this Orde	r on all other parties.
25		
26	This action has been assigned to the	ne calendar of Judge Jesus G. Bernal.
27	///	
28	///	
	I	'

The Court further orders as follows:

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1. **Service of the Complaint.** Plaintiff shall serve the Complaint promptly in accordance with Fed. R. Civ. P. 4 and file the proofs of service pursuant to L.R. 5–3.1.

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2. **Removed Actions.** Any answers filed in state court must be re-filed in this Court (separately) as a supplement to the petition. Any pending motions must be re-noticed in accordance with L.R. 6-1.

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**3.** Assignment to a Magistrate Judge. Under 28 U.S.C. § 636, the parties may consent to have a Magistrate Judge preside over all proceedings. The Magistrate Judges who accept those designations are identified on the Central District's website, which also contains the consent form.

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4. **Electronic Filing.** As of January 1, 2008, the United States District Court for the Central District of California implemented mandatory electronic filing ("e-filing") of documents in all new and pending civil cases. Information about the Court's Electronic Case Filing system is available on the Court's website at www.cacd.uscourts.gov/cmecf.

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All documents required to be "e-filed" in this matter can be found in General Order No. 10–07 and L.R. 5–4. The Court specifically directs litigants

Case 5:	17-cv-00583-JGB-DTB Document 10 Filed 03/31/17 Page 3 of 10 Page ID #:76
2	to L.R. 5–4.3.1, requiring that all electronically filed documents be created by publishing the document to PDF, and not by scanning paper documents.
3	publishing the document to 1D1, and not by scanning paper documents.
4	5. Mandatory Chambers Copies. Counsel shall provide one
5	conformed chambers copy of ONLY the following filed documents.
6	Civil matters: Motions and related documents (opposition, replies,
7	exhibits); ex parte applications and related documents oppositions and
8	exhibits); and Joint Rule 26(f) reports;
9	
10	Criminal matters: All motions and related documents and exhibits;
11	plea agreements(s); and sentencing memorandum and objections to the
12	pre-sentence reports.
13	
14	Chambers copies shall be delivered to the "Courtesy Box," located
15	outside of Courtroom 1 on the 2nd floor at the United States District Court,
16	3470 Twelfth Street, Riverside, California 92501, no later than 5:00 p.m. on
17	the day following the "e-filing." All chambers copies shall comply fully with
18	the document formatting requirements of L.R. 11-3, including the "backing"
19	and "tabbing" requirements of Local Rules 11-3.5 and 11-5.3, respectively.
20	If the filing party and their counsel fail to deliver a mandatory chambers copy
21	in full compliance with this Order and L.R. 11-3, the Court may, on its own
22	motion, reschedule any related hearing and impose sanctions.
23	
24	<b>6. Proposed Orders.</b> Each party filing or opposing a motion or
25	seeking the determination of any matter shall serve and electronically lodge a
26	proposed order which sets forth the relief or action sought and a brief statement
27	of the rationale for the decision with appropriate citations.
28	///
1.	

7. Presence of Lead Counsel. Lead trial counsel for each party must attend any scheduling and pretrial conferences set by the Court. Failure of lead trial counsel to appear for those proceedings is a basis for sanctions.

8. Discovery. All discovery matters have been referred to a United States Magistrate Judge. The Magistrate Judge's initials follow the District Judge's initials in the case number assigned to the matter. The words "DISCOVERY MATTER" shall appear in the caption of all documents relating to discovery to insure proper routing. Counsel shall deliver mandatory chambers copies of discovery–related papers to the Magistrate Judge assigned to the case rather than to this Court.

## 9. Motions – General Requirements.

- a. <u>Time for Hearing Motions.</u> Motions shall be filed and set for hearing in accordance with L.R. 6–1. Motions will be heard on Mondays commencing at 9:00 a.m. Any motion noticed for a holiday shall automatically be set to the next Monday without further notice to the parties.
- b. Length and Format of Motions. Memoranda of Points and Authorities in support of or in opposition to motions shall not exceed 25 pages. Replies shall not exceed 12 pages. Only in rare instances, and for good cause shown, will the Court grant an application to extend these page limitations. When citing to legal databases, wherever possible cite to Westlaw rather than Lexis.

If documentary evidence in support of or in opposition to a motion exceeds 50 pages, the evidence must be separately bound and tabbed and include an index. If such evidence exceeds 200 pages, the documents shall be placed in a binder, with an index and with each item of evidence separated by a tab divider.

c. <u>Withdrawal or Non-Opposition of Motions.</u> In the event that the parties resolve a pending motion, *they must notify the Court* 

that any party who intends to withdraw a motion, not oppose a motion, or seek

a continuance of the hearing date for a motion, must notify the court by noon

on the Tuesday preceding the hearing date.

10. Motions to Amend. In addition to the requirements of L.R. 15, all motions to amend pleadings shall (1) state the effect of the amendment and (2) identify the page(s), line number(s), and wording of any proposed change or addition of material.

11. Class Actions. Not withstanding Local Rule 23–3, the deadline for the filing of a motion for class certification will be set during the Scheduling Conference and/or in a Scheduling Order. NO REQUEST FOR RELIEF FROM LOCAL RULE 23–3 IS NECESSARY.

12. Motions for Summary Judgment or Partial Summary Judgment. No party may file more than one motion pursuant to Fed. R. Civ. P. 56 regardless of whether such motion is denominated as a motion for summary judgment or summary adjudication. Parties offering evidence in support of, or in opposition to, a Rule 56 motion must cite to specific page and line numbers in depositions and paragraph numbers in affidavits. Furthermore, such evidence must be authenticated properly. The Court directs the parties to become familiar with Orr v. Bank of America, NT & SA, 285 F.3d 764 (9th Cir. 2002).

a. Statements of Undisputed Facts and Genuine Disputes.

The moving party's brief shall be accompanied by a Statement of Undisputed Facts ("SUF"). The SUF shall be presented in a table format and include the following columns:

Case 5	i17-cv-0058	3-JGB-DTB i.	Document 10 Filed 03/31/17 The first column shall contain	-
2			alleged to be undisputed.	
3		ii.	The second column shall cont	tain a plain statement
4			of the fact. Facts shall not be	e compound. If, for
5			instance, the required respons	e is that the fact is
6			disputed in part, the fact is co	mpound. Further,
7			neither legal arguments nor co	onclusions constitute
8			facts.	
9		iii.	The third column shall contai	n a citation to
10			admissible evidence the party	believes supports the
11			proffered fact.	
12	For e	example:		
13	Pl.'s	Fact		Supporting Evidence
14	SUF No.	D1 = : 4: CC		Deal of District # 2
15	1.		s driving her car when she th the intersection.	Decl. of Plaintiff ¶ 2.
16	2. The light was green when Plaintiff went through the intersection.		Decl. of Plaintiff ¶4.	
17	3. Plaintiff was driving at 35 miles per hour when she traveled through the intersection Decl. of Plaintiff's		Decl. of Plaintiff's	
18				Expert ¶ 14.
19		• • •		
20				
21		• • • • • • • • • • • • • • • • • • • •	ng the summary judgment motion	
22	opposition a Statement of Genuine Disputes of Material Fact that includes the			
23	moving party's table; but the opposing party shall add a fourth column to the			
24	moving party's table identifying those facts that are in dispute, briefly explaining			
25	the dispute, and citing the evidence supporting the dispute. The opposing party			
26	shall not s	set forth legal	l or evidentiary objections in the	statement of genuine

disputes of material fact. For example:

Case 5	17-cv-00583-	JGB-DTB	Document 1	LO Filed (	03/31/17	Page 7 of 10	Page ID #:80

Pl.'s SUF No.	Fact	Supporting Evidence	Def.'s Response
1.	Plaintiff was driving her car when she went through the intersection.	Decl. of Plaintiff ¶ 2.	Undisputed.
2.	The light was green when Plaintiff went through the intersection.	Decl. of Plaintiff ¶ 4.	Disputed. The light was red when Plaintiff traveled through the intersection. (Decl. of Defendant ¶ 6.)
3.	Plaintiff was driving at 35 miles per hour when she traveled through the intersection.	Decl. of Plaintiff ¶ 7; Dec. of Plaintiff's Expert ¶ 14.	Disputed. Plaintiff was driving 52 miles per hour when she went through the intersection. (Decl. of Defendant's Expert ¶ 9.)

If a party fails to dispute a fact properly by offering evidence that does not contradict the proffered fact, the Court will deem the fact undisputed for purposes of the motion. See Fed. R. Civ. P. 56(e)(2), L.R. 56–3.

If the party opposing the summary judgment motion wishes to include its own set of undisputed facts, it may include them in a second table at the end of its statement of genuine disputes of material fact. The opposing party's undisputed facts shall be set forth in the same manner as the moving party's SUF. For example:

Def.'s SUF No.	Fact	Supporting Evidence
1.	The tires on Plaintiff's car had only 1 millimeter of tread remaining at the time of the accident.	Decl. of Mechanic ¶ 5.

If either party fails to provide a pincite to the supporting evidence, the Court will deem the proffered fact (or dispute) unsupported. <u>See generally</u>

Case 5				1/17 Page 8 of 10 Page ID #:81 9th Cir. 2010) ("Judges are not
2	like pigs, hunting for truffles buried in briefs." (quoting <u>Greenwood v. FAA</u> ,			
3	28 F.3d 9'	71, 977 (9th <b>0</b>	Cir. 1994) (quoting <u>United</u>	l States v. Dunkel, 927 F.2d
4	955, 956 (	(7th Cir. 1991	) (per curiam)) (alteration	omitted)))).
5		b. <u>Obj</u> e	ections to Evidence. Partie	es shall file any legal objections
6	to the other	er party's prof	ffered evidence under sepa	arate cover. The evidentiary
7	objections	s should be pr	resented in a three–colum	n format and include the following
8	columns:			
9		i.	The first column shall c	ontain the number of the
10			the fact objected to, using	ng the numbering submitted
11			in the moving party's SU	UF if applicable.
12		ii.	The second column sha	ll identify the item objected
13			to, including its page an	d line number if applicable.
14		iii.	The third column shall	set forth a concise objection
15			(e.g., hearsay, lacks fou	ndation, etc.) with a citation
16			to the Federal Rules of	Evidence or, where applicable,
17			a case citation.	
18	For e	example:		
19				
20	Fact No.	Fact		Objection
21	3.		s driving at 35 miles per the traveled through the	Irrelevant. F.R.E. 402.
22		intersection.	(Decl. of Plaintiff ¶ 7; intiff's Expert ¶ 14)	
23			<u> </u>	
24				
25				
26	13.	Ex Parte	<b>Applications</b> . <i>Ex parte</i> ap	oplications are considered on
27	the papers	and are not	usually set for hearing. Co	ounsel are advised that this

Revised March 24, 2016

28 Court allows ex parte applications solely for extraordinary relief. Sanctions may

Case 5;17-cv-00583-JGB-DTB Document 10 Filed 03/31/17 Page 9 of 10 Page ID #:82

be imposed for misuse of *ex parte* applications. See In re Intermagnetics Am., Inc., 101 B.R. 191 (Bankr. C.D. Cal. 1989). Counsel also should become familiar with Mission Power Engineering Co. v. Continental Casualty Co., 883 F. Supp. 488 (C.D. Cal. 1995), regarding *ex parte* applications.

Counsel's attention is directed to L.R. 7–19. The moving party's declaration in support of an ex parte application shall show compliance with L.R. 7–19 and this Order and shall include a statement of opposing counsel's position. Failure to do so ensures the application will be DENIED. If counsel does not intend to oppose an *ex parte* application, counsel must inform the Courtroom Deputy Clerk, (951) 328–2254. As with all motion papers, counsel must deliver a conformed courtesy copy of the papers to the "Courtesy Box", located outside of Courtroom 1 on the 2nd floor at United States District Court, 3470 Twelfth Street, Riverside, California 92501. Counsel will be notified by the Courtroom Deputy Clerk of the Court's ruling or of a hearing time and date should the Court determine that a hearing is necessary.

**14. Stipulations**. Stipulations extending scheduling dates set by this Court are not effective unless approved by the Court. Continuances will be granted only upon a showing of good cause.

15. Communications with Chambers. Unless requested to do so, counsel shall not attempt to contact the Court or its staff by telephone or by any other ex parte means. Counsel are directed to review the Central District's at <a href="http://www.cacd.uscourts.gov">http://www.cacd.uscourts.gov</a> for the Local Rules, filing procedures, judges' procedures and schedules, calendars, forms, and Pacer access. Counsel may contact the Courtroom Deputy Clerk, Maynor Galvez, by telephone at (951) 328–2254 or by email at maynor\_galvez@cacd.uscourts.gov only in the event that counsel cannot find the desired information through all available resources.

Case 5:		Filed 03/31/17 Page 10 of 10 Page ID #:83 Telephonic appearances will only be			
2	allowed upon good cause. To request a telephonic appearance counsel must				
3	file a request with a proposed order one week before the scheduling conference.				
4	IT IS SO ORDERED.				
5		- 4 M1			
6	Dated: March 31, 2017	Asso C			
7		Jesus G. Bernal			
8		United States District Judge			
9	* Copies of the Local Rules are a				
10	"http://www.cacd.uscourts.gov" or the following:	ey may be purchased from one of the			
11	Los Angeles Dany Journal				
12	915 East 1st Street Los Angeles, California 90012				
13	west rubhshing Company				
14	Post Office Box 64526				
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16	Los Angeles California 00012				
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